





UNITED STATE DEPARTMENT OF COMMERCE Patent and Trademark Office

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- [SERIAL NUMBER	FILING DATE	FIRST NAMED INVENTOR			attorney docket no.	
	07/926,199	08/07/92	DUNN		Р	73348	
					E	XAMINER	
•	5101101 115175 PT-	BROWN, D					
	NAVAL UNDER: OFFICE OF C	ART UNIT	PAPER NUMBER				
	DIVISION NE		4				
	NEWPORT, RI	02841-504	17		2201	Kompiled	
Th:	s is a communication from th	a avamina in charact	unus nealinatian		DATE MAILED:	00/12/90 (ASN)	
	his is a communication from the examiner in charge of your application. OWMISSIONER OF PATENTS AND TRADEWARKS					MAR 18 1993.	
						MAN 1 0 1000;	
This epplication has been examined Responsive to communication filed on This ection is made final.							
A shortened statutory period for response to this action is set to expire month(s), days from the date of this letter.							
Fellure to respond within the period for response will cause the application to become abandoned. 35 U.S.C. 133							
Part I THE FOLLOWING ATTACHMENT(S) ARE PART OF THIS ACTION:							
3.							
5. Information on How to Effect Drawing Changes, PTO-1474.							
Part	II SUMMARY OF AC	CTION					
1.	Ciaims					ere pending in the epplication.	
						withdrawn from consideration.	
2.	Claims					heve been cancelled.	
3.	Claims /	nd 5-7	· .			_ are ailowed.	
4.	Claims 2-	4				_ are rejected.	
5.	Ciaims					are objected to.	
6.	Claims			are	subject to restriction	on or election requirement.	
7.	☐ This application ha	This application has been filed with informal drawings under 37 C.F.R. 1.85 which are acceptable for examination purposes.					
8.	☐ Formal drawings a	re required In respon	se to this Office acti	lon.			
9.		The corrected or substitute drawings have been received on Under 37 C.F.R. 1.84 these drawings are acceptable not acceptable (see explanation or Notice re Petent Drawing, PTO-948).					
10.		The proposed additional or substitute sheet(s) of drawings, filed on has (have) been approved by the examiner.					
11.		•		on). , has been 🔲 appro			
•••	+ 5						
12.						eived not been received	
	been filed in pa	arent application, ser	lai no	; filed on .			
13.		Since this application appears to be in condition for ellowance except for formal metters, prosecution as to the merits is closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11; 453 O.G. 213.					
44	,. 						
14.	U Other Color						
	This document contains information under						
	This document contains information and						
	SECRECY ORDER, as desired in 39083 181-188 Utherhorized Disclosures subjects to Civil and Gaming 3000-200						
EVAMINEDIS ACTION							

Serial No. 07/926,199 Art Unit 2201

- 1. On page 1 the serial numbers of the applications referred to by "Navy Case" number must be supplied.
- 2. Claims 1-7 appear herein.
- 3. Claims 1 and 5-7 appear to be allowable.
- 4. The following is a quotation of 35 USC 112 that forms the bases for the rejections made under the appropriate paragraphs of this statute:

"The specification shall contain a written description of the invention, and of the manner and process of making and using it, in such full, clear, concise, and exact terms as to enable any person skilled in the art to which it pertains, or with which it is most nearly connected, to make and use the same and shall set forth the best mode contemplated by the inventor of carrying out his invention.

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

A claim may be written in independent or, if the nature of the case permits, in dependent or multiple claim form.

Subject to the following paragraph, a claim in dependent form shall contain a reference to a claim previously set forth and then specify a further limitation of the subject matter claimed. A claim in dependent form shall be construed to incorporate by reference all the limitations of the claim to which it refers.

A claim in multiple dependent form shall contain a reference, in the alternative only, to more than one claim previously set forth and then specify a further limitation other multiple dependent claim. A multiple dependent claim shall be construed to incorporate by reference all the limitations of the particular claim in relation to which it is being construed.

An element in a claim for a combination may be expressed as a means or step for performing a specified function without the recital of structure, material, or acts in support thereof, and such claim shall be construed to cover the corresponding structure, material, or acts described in the specification and equivalents thereof."

5. Claims 2-4 are rejected under 35 USC 112, second paragraph, as being vague, indefinite and confusing wherein lines 1 and 2 of base claim 2 refer to a "semiclosed Brayton cycle with direct heat transfer according to claim 1" (emphasis added). It will be recognized that basic claim 1 upon which claim 2 depends is only drawn to a "semiclosed Brayton cycle power system".

6. An inquiry concerning the merits of this communication should be directed to David H. Brown at telephone number (703) 308-0506. All inquiries of a general nature or those relating to the status of this application should be directed to the Group receptionist at (703) 308-0511.

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DAVID H. BROWN
EXAMINER

GROUP ART UNIT 2201